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**LOK SABHA**

**NOTIFICATION**

*New Delhi-1, the 14th September 1957*

**No. 27-CC/57.**—The following paragraph published in the Lok Sabha Bulletin Part II, dated the 13th September, 1957 is hereby published for general information:—

**No. 607**

**Directions by the Speaker under the Rules of Procedure of Lok Sabha**

In pursuance of rules 389 and 2(1) of the Rules of Procedure and Conduct of Business in Lok Sabha (Fifth Edition) the Speaker has issued the following directions:—

*“(d) Statutory Resolutions*

9A(1). A resolution, notice of which has been given in pursuance of a provision in the Constitution or in an Act of Parliament, shall not be balloted under rule 28. Statutory Resolutions.

(2) If the Speaker admits notice of such a resolution, it shall be immediately notified in the Bulletin under the heading ‘Statutory Resolutions’, and a copy thereof sent to the Government.

(3) The Speaker may, after considering the state of business in the House and in consultation with the Leader of the House, allot a day or days or part of a day for the discussion of any such resolution.”

[To be inserted after direction 9 of the Directions by the Speaker under the Rules of Procedure of Lok Sabha (Second Edition)]

*"Introduction and publication of Bills"*

Notice of motion for leave to introduce Government Bills.

19A(1). A Minister desiring to move for leave to introduce a Bill shall give notice in writing of his intention to do so.

(2) The period of notice of a motion for leave to introduce a Bill under this direction shall be seven days unless the Speaker allows the motion to be made at shorter notice.

Inclusion in List of Business of motion for leave to introduce Bill.

19B. No Bill shall be included for introduction in the list of business for a day until after copies thereof have been made available for the use of membership for at least two days before the day on which the Bill is proposed to be introduced :

Provided that Appropriation Bills, Finance Bills, and such secret Bills as are not put down in the list of business may be introduced without prior circulation of copies to members:

Provided further that in other cases, where the Minister desires that the Bill may be introduced earlier than two days after the circulation of copies or even without prior circulation, he shall give full reasons in a memorandum for the consideration of the Speaker explaining as to why the Bill is sought to be introduced without making available to members copies thereof in advance, and if the Speaker gives permission, the Bill shall be included in the list of business for the day on which the Bill is proposed to be introduced."

[To be inserted before direction 20 of the Directions by the Speaker under the Rules of Procedure of Lok Sabha (Second Edition)]

*"(cc) Rules to be observed by Members desiring to participate in a discussion.*

Selection of speakers.

115A. (1) Any one of the following three methods may be adopted by members who desire to notify the Speaker of their intention to take part in a debate or discussion:—

- (a) The names of members who wish to participate in a particular debate or discussion may be supplied to the Speaker by the parliamentary parties or groups.
- (b) A member who prefers to write direct to the Speaker may do so without having to go through the machinery of parliamentary party or group.
- (c) A member who may not like to give his name to the Speaker through his party or to write direct to the Speaker but wishes to adopt the well-known parliamentary practice of catching the Speaker's eye may stand in his seat whenever he wishes to take part in a debate.

(2) Unless a member rises in his seat and catches the Speaker's eye, he shall not be called upon by the Speaker to speak, irrespective of whether he has sent his name through his party or group or written direct to the Speaker.

(3) The Speaker shall not be bound by the lists or order in which names have been given by parties or groups or individuals directly. The lists shall be for his guidance only and it shall

always be open to him to make changes whenever necessary in order that the debates are regulated in accordance with the general principles laid down by the Speaker from time to time."

[To be inserted after direction 115 of the Directions by the Speaker under the Rules of Procedure of Lok Sabha (Second Edition)]

*"(g) Precincts of the House/Parliament House*

124. The term "precincts of the House/Parliament House" used in the Rules of Procedure shall, except for the purposes of rule 374, include, in addition to places specified in rule 2, the following:—

Precincts of the House/Parliament House.

- (i) The Central Hall and its Lobbies;
- (ii) Members' Waiting Rooms;
- (iii) Committee Rooms;
- (iv) Parliament Library;
- (v) Members' Refreshment Rooms;
- (vi) Lok Sabha Offices located in Parliament House and the hutments adjoining the Parliament House;
- (vii) Corridors and passages connecting or leading to the various rooms referred to in (i) to (vi) above; and
- (viii) Parliament House Estate and approaches to the Parliament House."

[To be added after direction 123 of the Directions by the Speaker under the Rules of Procedure of Lok Sabha (Second Edition)]

(F. No. 27-CC/57)

By order of the Speaker,

M. N. KAUL,

*Secretary.*

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*Secretary.*

